U.S. BANKRUPTCY COURT FILED NEWARK, NJ

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Last revised 9/1/10

# UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

		DISTRICT OF NEW J	ERSEY	DEPUTY CLERK
In Re:			Case No.:	11-25000
Ter	ence Gavin		Judge:	Morris Stern
		•	Chapter:	13
	Debtor(s)			
Chap	ter 13 Plan and Motic	ons		
	Original  Motions Included	☐ Modified/Notice Required		Discharge Sought
Date:	September 16, 2011	☐ Modified/No Notice Requir	rea	□ No Discharge Sought
		THE DEBTOR HAS FILED FOR R CHAPTER 13 OF THE BANKRU		

## YOUR RIGHTS WILL BE AFFECTED

You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. It contains an important supplement to Part 4 regarding secured claims. The supplement sets out filing requirements for proofs of claim for secured claims, and requirements regarding claims secured by a security interest in the debtor's principal residence, including notice of payment changes and notice of fees, expenses and charges incurred in connection with the claim after the bankruptcy case was filed. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice.

# YOU SHOULD FILE A PROOF OF CLAIM BY THE DEADLINE STATED IN THE NOTICE TO RECEIVE DISTRIBUTIONS UNDER ANY PLAN THAT MAY BE CONFIRMED, EVEN IF THE PLAN REFERS TO YOUR CLAIM

Part 1: Pay	ment and Length of Plan
	ebtor shall pay \$ 2149.00 per month to the Chapter 13 Trustee, starting on er 1, 2011 for approximately 36 months.
b. The do	ebtor shall make plan payments to the Trustee from the following sources:  Future earnings
٥	Other sources of funding (describe source, amount and date when funds are available):

c. Use of real p	property to satisfy plan obligations:		_
	eal property		
•			
Proposed	d date for completion:		
	e of real property:		
Description	on:		
Proposed	date for completion:		
	dification with respect to mortgage enc		
	on: Application submitted tor the Loss Mit to be paid per the Loss Mitigation Pro	tigation Program with the federal courts. The amount of mortgage	
Proposed	date for completion: To be Determ	nined	
d. 🗅 The regula	ar monthly mortgage payment will cont	tinue pending the sale, refinance or loan modification.	
	rmation that may be important relating		
:			
<u>and a surface of the surface of the</u>	Committee of the state of the s		
Part 2: Adequate P			
a. Adequate pro     Trustee and disbursed	otection payments will be made in the pre-confirmation to Wells F	amount of \$ 984.00 to be paid to the Chapter 13 argo Bank (creditor).	3
b. Adequate prodebtor(s) outside the F	otection payments will be made in the Plan, pre-confirmation to:	amount of \$ to be paid directly by the (creditor).	
Part 3: Priority Cla	ims (Including Administrative Expe	nses)	
All allowed prior	ity claims will be paid in full unless the	creditor agrees otherwise:	
Creditor	Type of Priority	Amount to be Paid	
Luretha M. Stribling	Attorney Fees	\$2400.00	
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### Part 4: Secured Claims

Please see the Supplement to this section containing information regarding secured claims. It is located at the end of the Plan.

## a. Curing Default and Maintaining Payments

The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
Wells Fargo Bank	Residence	\$17,000.00	6.7%	\$14,400.00 by paying the amount of \$400.00 per month	(Odiside Plan)
h Madition					

### b. Modification

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
Wells Fargo Bank	Residence	* A	\$267,500.00	None	\$299,000.00	6.7%	\$35,424.00
Wells Fargo Bank	Residence	in the second	No Value	See Above	\$122,000.00	6.7%	Pro Rata
		and Market Market					

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

	May see				
c. Surrender Upon confirmation, the collateral:	e stay is termin	ated as to surrendered collate	eral. The Debto	r surrenders	the following
Creditor		Collateral to be Surrendered	Value of S Collateral	urrendered	Remaining Unsecured Debt
;					
	red claims are t	unaffected by the Plan:			
Creditor		Collateral		Total Amor	unt to be igh the Plan
None  Part 5: Unsecured Claim					
a. Not separately cla □ Not less than \$_ □ Not less than □ Pro Rata distribu	issified allowed	d non-priority unsecured claim to be distributed pro rata percent emaining funds claims shall be treated as follo		:	
Creditor	Basis Fo	r Separate Classification T	reatment		Amount to be Paid

### Part 6: Executory Contracts and Unexpired Leases

All executory contracts and unexpired leases are rejected, except the following, which are assumed:

Creditor	Nature of Contract or Lease	Treatment by Debtor
Wells Fargo Bank	First Mortgage on Residence	Assumed
Wells Fargo Bank	Second Mortgage on Residence	Strip Down to Totally Unsecured
Fifth Third Bank	Car Loan on 2008 Danali	\$400.00/month Treat as Unsecured

### Part 7: Motions

NOTE: All plans containing motions must be served on all potentially affected creditors, together with a Chapter 13 Plan Transmittal Letter, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Proof of Service must be filed with the Clerk of Court when the Plan and Transmittal Letter are served.

Where a motion to avoid liens or partially avoid liens has been filed in the plan, a proof of claim filed that asserts a secured claim that is greater than the amount to be paid in the plan serves as opposition to the motion, and serves as an objection to confirmation. The proof of claim shall be served in accordance with D.N.J. LBR 3015-6(a). The creditor shall file a proof of service prior to the scheduled confirmation hearing. In order to prosecute the objection, the creditor must appear at the confirmation hearing, which shall be the hearing on the motion. Failure to appear to prosecute the objection may result in the motion being granted and the plan being confirmed pursuant to the terms as set forth in the plan.

## a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f).

The Debtor moves to avoid the following liens that impair exemptions:

Creditor	· .	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed	Sum of All Other	Amount of Lien to be
						Exemption	Liens Against the Property	Avoided

## b. Motion to Avoid Liens and Reclassify Claim From Secured to Completely Unsecured.

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Amount of Lien to be Reclassified
Wells Fargo Bank Wells Fargo Bank	Residence Residence	\$32,000.00 of First Mortgage to be Reclassified as Unsecured 100% of Second Mortgage to be Reclassified as Unsecured

## c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured.

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	· .	Collateral	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
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#### Part 8: Other Plan Provisions

### a. Vesting of Property of the Estate

- Upon confirmation
- Upon discharge

## b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

#### c. Order of Distribution

The Trustee shall pay allowed claims in the following order:

- 1) Trustee commissions
- 2) Attorney Fees and Supplemental Attorney Fees
- 3) Priority Claims
- 4) Secured Creditors and then Unsecured Crediotrs Pro Rata

#### d. Post-Petition Claims

The Trustee is, is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

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Date	of Plan being Modifie	d:	e Seje	The state of the s	
	ow <b>why</b> the plan is be				
		"' <b>3</b> ····	u.	Explain below how the plan is being mo	odified:
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Are S	Schedules I and J being	g filed simul	Itaneously with	this Modified Plan?	A1_
	Sign Here	3.	Carrie and Comment Comments of	rans woulded Plan? U Yes 🗋	No
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Date:	September 17, 2011	ney for the [	Debtor (if any)	Attorney for the petitor	ing
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### SUPPLEMENTAL PROVISIONS OF CHAPTER 13 PLAN & MOTIONS

#### 4. Secured Claims

### 1. Additional Requirements; Sanctions for Failure to Comply

- (a) Itemized Statement of Interest Fees and Expenses. If, in addition to its principal amount, a claim includes interest, fees, expenses or other charges incurred before the petition was filed, an itemized statement of the interest, fees, expenses, or charges shall be filed with the proof of claim. The claim may also include charges pursuant to D.N.J. LBR 2016-1(j)(3).
- (b) Statement of Cure Amount. A statement of the amount necessary to cure any default as of the date of the petition and any charges permitted under D.N.J. LB 2016- 1(j)(3) shall be filed with the proof of claim.
- (c) Escrow Account. If a security interest is claimed in property that is the debtor's principal residence, and if an escrow account has been established in connection with the claim, an escrow account statement prepared as of the date the petition was filed and in a form consistent with applicable nonbankruptcy law shall be filed with the attachment to the proof of claim.
- (d) Failure to Provide Supporting Information. If the holder of a claim fails to provide any information required by subdivisions (a), (b) and (c) above, the court may, after notice and hearing, take either or both of the following actions:
  - i. preclude the holder from presenting the omitted information, in any form, as evidence in any contested matter or adversary proceeding in the case, unless the court determines that the failure was substantially justified or is harmless, or
  - ii. Award other appropriate relief, including reasonable expenses and attorney's fees caused by the failure.

### 2. Notice Relating to Claims Secured by Security Interest in the Debtor's Principal Residence

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- (a) Notice of Payment Change. If a claim secured by a security interest in the debtor's principal residence is provided for under the debtor's plan pursuant to § 1322(b)(5) of the Code, the holder of the claim shall file and serve on the debtor, debtor's counsel, and the trustee a notice of any change in the payment amount, including any change that results from an interest rate or escrow account adjustment, no later than 21 days before a payment at a new amount is due.
- **(b) Form and Content.** The Local Form designated as Notice of Payment Change may be filed and served. The Notice shall not be subject to Rule 3001(f).
- (c) Notice of Fees, Expenses and Charges. If a claim secured by a security interest in the debtor's principal residence is provided for under the debtor's plan pursuant to § 1322(b)(5) of the Code, the holder of the claim shall file and serve on the debtor, debtor's counsel, and the trustee the Local Form designated as Notice of Fees, Expenses and Charges itemizing all fees, expenses, or charges, incurred in connection with the claim (i) after the bankruptcy case was filed, and (ii) that the holder asserts are recoverable against the debtor or against the debtor's principal residence. The notice shall be served within 180 days after the date on which such fees, expenses, or charges are incurred.
- (d) Determination of Fees, Expenses and Charges. On motion of the debtor or trustee filed within one year after service of the notice required by subdivision (c) above, the court shall, after notice and hearing, determine whether payment of the fees, expenses, or charges is required by the underlying agreement and applicable nonbankruptcy law to cure the default or maintain payments in accordance with § 1322(b)(5) of the Code.